1999 DRAFTING REQUEST

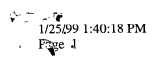
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Wanted: As time permits			Identical to LRB:				
For: Michael Lehman (608) 267-2367 This file may be shown to any legislator: NO			By/Representing: andrew Drafter: mlief				
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Subject: Education - miscellaneous			Extra Copies:	PG			
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1999 DRAFTING REQUEST

Bill

Received: 01/25/99			Received By: mlief						
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For: Michael Lehman (608) 267-2367				By/Representing: andrew					
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/1			jfrantze 02/9/99		lrb_docadmin 02/9/99				
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1999 DRAFTING REQUEST

Bill

Received: 01/25/99 Received By: mlief

Wanted: As time permits

Identical to LRB:

For: Michael Lehman (608) 267-2367 By/Representing: andrew

This file may be shown to any legislator: **NO**Drafter: **mlief**

May Contact: Alt. Drafters:

Subject: Education - miscellaneous Extra Copies: PG

Topic:

Youth options program

Instructions:

See Attached

Drafting History:

Vers. <u>Drafted Reviewed Typed Proofed Submitted Jacketed Required</u>

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FE Sent For:

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Lief, Madelon

From:

Nowlan, Andrew

Sent:

Friday, January 22, 1999 11:55 AM

To:

Lief, Madelon

Subject:

Youth Options Program

Lonnie,

This will just be a very informal message as to what Mickey's ideas are for modifying the Youth Options Program. Mickey wants to make the following changes regarding the responsibility of the school district:

- -That the Youth Options Program is not available to students:
- (1) who have completed the necessary credits to graduate from H.S. -
- (2) whose original class has graduated
- (3) who have dropped out of H.S.
- (4) who have been expelled or suspended
- -That the school district may seek restitution from the parents of an individual who participated in Youth Options Program and did not successfully complete the course.

Please let me know what questions you have. Our phone number is 267-2367

Thanks,

Andrew Nowlan
Antrout@terracom.net (Home)
Andrew.Nowlan@legis.state.wi.us (Work)





State of Misconsin 1999 - 2000 LEGISLATURE

LRB-19947 MJ.C CMYLKY

PRELIMINARY DRAFT NOT READY FOR INTRODUCTION

a cyrox

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AN ACT ...; relating to: youth options program.

Analysis by the Legislative Reference Bureau

Under current law, with some exceptions, a public school pupil enrolled in the 11th or 12th grade may enroll in an institution of higher education or a technical college to take one or more courses if he or she notifies the school board of the school district in which he or she is enrolled of his or her intention, provides the title of and the number of credits for the course and indicates whether the course will be taken for high school or postsecondary credit. If the school board determines that the course is not comparable to any offered by the school board and that it satisfies high school graduation requirements, the school board must pay the institution of higher education or technical college a portion of the cost, or in some cases the entire cost, of the pupil's tuition, fees and educational materials.

This bill provides that a pupil may not enroll in an institution of higher education or a technical college to take a course for high school credit under the youth options program described above if the pupil has been suspended or has repeated a grade or if the pupil has the credits necessary to graduate from high school. The bill also provides that if a pupil enrolls in an institute of higher education or a technical college for high school credit under this program and fails to complete the course or receives a grade of failure or unsatisfactory in the course, the pupil, or if the pupil is a minor, the pupil's parents, must reimburse the school board for the cost of the course. If they fail to do so, the school board may file a court action against them for reimbursement.

For further information see the **state and local** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 118.55 (2) (a) of the statutes is amended to read:

118.55 (2) (a) Any public school pupil enrolled in the 11th or 12th grade who is not attending a technical college under sub. (7r) or s. 118.15 (1) (b) may enroll in an institution of higher education for the purpose of taking one or more nonsectarian courses at the institution of higher education, subject to par. pars. (am) and (b). The pupil shall submit an application to the institution of higher education in the previous school semester. The pupil shall indicate on the application whether he or she will be taking the course or courses for high school credit or postsecondary credit. The pupil shall also specify on the application that if he or she is admitted the institution of higher education may disclose the pupil's grades, the courses that he or she is taking and his or her attendance record to the public school in which the pupil is enrolled.

History: 1991 a. 39, 269, 315; 1993 a. 399, 1995 a. 27 ss. 3979m, 9145 (1); 1997 a. 27 ss. 2816 to 2819, 2821 to 2827m, 2844, 2845; Stats. 1997 s. 118.55; 1997 a. 113, 164, 237.

SECTION 2. 118.55 (2) (am) of the statutes is created to read:

118.55 (2) (am) A pupil who has repeated a grade or been suspended or who has the credits necessary for graduation from high school may not enroll in a course for high school credit under this subsection.

SECTION 3. 118.55 (6) (a) of the statutes is amended to read:

118.55 (6) (a) A Except as provided under sub. (7x), a pupil taking a course at an institution of higher education for high school credit under this section is not responsible for any portion of the tuition and fees for the course if the school board,

1	or the state superintendent on appeal under sub. (3) (b), has determined that the
2	course is not comparable to a course offered in the school district.
3	History: 1991 a. 39, 269, 315, 1993 a. 399; 1995 a. 27 ss. 3979m, 9145 (1); 1997 a 27 ss. 2816 to 2819, 2821 to 2827m, 2844, 2845, Stats. 1997 s. 118.55, 1997 a. 113, 164, 237. SECTION 4. 118.55 (7r) (ag) of the statutes is created to read:
4	118.55 (7r) (ag) A pupil who has repeated a grade or been suspended or who
5	has the credits necessary for graduation from high school may not attend a technical
6	college to take a course for high school credit under this subsection.
7	SECTION 5. 118.55 (7w) of the statutes is amended to read:
8	118.55 (7w) Responsibility of pupil for tuition and fees; technical college.
9	A Except as provided under sub. $(7x)$, a pupil taking a course at a technical college
10	for high school credit under this section is not responsible for any portion of the
11	tuition and fees for the course if the school board is required to pay the technical
12	college for the course under sub. (7r) (d).
13	History: 1991 a. 39, 269, 315; 1993 a. 399; 1995 a. 27 ss. 3979m, 9145 (1), 1997 a. 27 ss. 2816 to 2819, 2821 to 2827m, 2844, 2845; Stats. 1997 s. 118.55; 1997 a. 113, 164, 237 SECTION 6. 118.55 (7x) of the statutes is created to read:
(14	118.55 (7x) REIMBURSEMENT OF SCHOOL BOARD COSTS. (a) If a pupil fails to
15	complete a course whose cost under sub. (5) (a) or (c) or (7) (d) or (dm) is paid by the
16	school board or receives a grade of failure or unsatisfactory in a course whose cost
X17	under sub. (5) (a) or (c) or (2) (d) or (dm) is paid by the school board, the pupil or, if
18	the pupil is a minor, the pupil's parent or parents, shall reimburse the school board
(19)	for the amount the school board paid under sub. (5) (a) or (c) or (7) (d) or (dm).
20	(b) If the school board is not reimbursed under par. (a), the school board may
21	bring an action for reimbursement against the pupil, or, if the pupil is a minor, the

SECTION 7. Initial applicability.

pupil's parent or parents.

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SECTION 7

(1) The act first applies to pupils who submit an application to an institution
of higher learning under section $118.55(2)(a)$ of the statutes, as affected by this act,
•
or an application to a technical college under section 118.55 (7r) (a) (intro.) of the statutes on the effective date of this subsection.
(END)

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-1994/?dn

You requested that the bill prohibit pupils who have dropped out of school or been expelled from participating in the youth options program. I believe that neither DPI nor the school board would consider these pupils to be enrolled in school, which is a prerequisite for participating in the program; thus, it is not necessary to prohibit these pupils from participating.

Madelon J. Lief Legislative Attorney Phone: (608) 267–7380

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-1994/1dn MJL:cmh&ksh:jf

February 9, 1999

You requested that the bill prohibit pupils who have dropped out of school or been expelled from participating in the youth options program. I believe that neither DPI nor the school board would consider these pupils to be enrolled in school, which is a prerequisite for participating in the program; thus, it is not necessary to prohibit these pupils from participating.

Madelon J. Lief Legislative Attorney Phone: (608) 267–7380

SUBMITTAL FORM

LEGISLATIVE REFERENCE BUREAU Legal Section Telephone: 266-3561 5th Floor, 100 N. Hamilton Street

The attached draft is submitted for your inspection. Please check each part carefully, proofread each word, and sign on the appropriate line(s) below.

Date: 2/9/99 **To:** Representative M. Lehman Relating to LRB drafting number: LRB-1994 **Topic** Youth options program Subject(s) Education - miscellaneous 1. JACKET the draft for introduction Muhael A Lehman. in the Senate ____ or the Assembly X (check only one). Only the requester under whose name the drafting request is entered in the LRB's drafting records may authorize the draft to be submitted. Please allow one day for the preparation of the required copies. 2. **REDRAFT.** See the changes indicated or attached A revised draft will be submitted for your approval with changes incorporated. 3. Obtain **FISCAL ESTIMATE NOW**, prior to introduction If the analysis indicates that a fiscal estimate is required because the proposal makes an appropriation or increases or decreases existing appropriations or state or general local government fiscal liability or revenues, you have the option to request the fiscal estimate prior to introduction. If you choose to introduce the proposal without the fiscal estimate, the fiscal estimate will be requested automatically upon introduction. It takes about 10 days to obtain a fiscal estimate. Requesting the fiscal estimate prior to introduction retains your flexibility for possible redrafting of the proposal.

If you have any questions regarding the above procedures, please call 266-3561. If you have any questions relating to the attached draft, please feel free to call me.

Madelon J. Lief, Legislative Attorney Telephone: (608) 267-7380

Barman, Mike

From:

Barman, Mike

Sent:

Thursday, February 11, 1999 11:28 AM

To: Cc: Nowlan, Andrew Lief, Madelon

Subject:

Analysis for LRB 99-1994/1 (Per Your Request)

LRB 99-1994/1 Drafter: MJL

1999 BILL

AN ACT to amend 118.55 (2) (a), 118.55 (6) (a) and 118.55 (7w); and to create 118.55 (2) (am), 118.55 (7r) (ag) and 118.55 (7x) of the statutes; relating to: youth options program.

Analysis by the Legislative Reference Bureau

Under current law, with some exceptions, a public school pupil enrolled in the 11th or 12th grade may enroll in an institution of higher education or a technical college to take one or more courses if he or she notifies the school board of the school district in which he or she is enrolled of his or her intention, provides the title of and the number of credits for the course and indicates whether the course will be taken for high school or postsecondary credit. If the school board determines that the course is not comparable to any offered by the school board and that it satisfies high school graduation requirements, the school board must pay the institution of higher education or technical college a portion of the cost, or in some cases the entire cost, of the pupil's tuition, fees and educational materials.

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For further information see the **state and local** fiscal estimate, which will be printed as an appendix to this bill.